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SIDNEY F. WOLITZKY  
70 West Franklin Street  
Tucson, AZ 85701-1047  
(520) 622-5832  
State Bar No. 003195  
Attorney for Petitioner

IN THE SUPERIOR COURT FOR THE STATE OF ARIZONA

IN AND FOR THE COUNTY OF PIMA

State of Arizona, ) Case No. C20191151

Petitioner, ) **Claims of Exemption  
From Forfeiture  
For Shalmarie Tulk**

V. )

Fabian Castro-Lopez, ) **(Judge Gordon)**  
Shalmarie Tulk,  
And other defendants )

Respondent. )

Claimant Shalmarie Tulk, by and through her attorney Sidney F. Wolitzky hereby enters claims that she is the owner of two vehicle, a 2005 Dodge 1-ton pickup and a 2010 BMW 121CP that were seized forfeiture by the state of Arizona.

1. The defendant Tulk is not married.
2. The address at what she will accept future mailings from the Court or the attorney for the state is c/o Sidney Wolitzky, 70 W. Franklin, Tucson, AZ 85701.
3. The defendant acquired her interest in the 2005 Dodge 1-ton pickup truck on December 29, 2016 and acquired her interest in the BMW on March 12, 2018.
4. The defendant acquired her interest in these vehicles before she was indicted in the Cochise County case. Her interest in both vehicles is subject to liens by USAA Federal Savings bank.

5. Claimant believes that the forfeiture action against her arises from a criminal indictment in Case No. CR201900012 in Cochise County Court in which she is named as a co-defendant in two counts.

6. Defendant denies any criminal wrong-doing in that case.

7. Defendant continues to pay all obligations related to the vehicles.

8. Claimant asserts that her interest in the cars is not subject to forfeiture based upon A.R.S. 13-4304 (1) (4) (a) (b) (c) and A.R.S. L3-4304 (4).

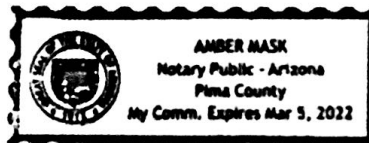
9. The relief sought by claimant is a hearing to be held before this court within sixty (60) days at which the state will have the initial burden of showing the existence of probable cause for the forfeiture of the two vehicles and the claimant will have the opportunity to prove the exemption of her interests.

Dated this 14 day of March, 2019

Sidney F. Wolitzky  
SIDNEY F. WOLITZKY  
ATTORNEY FOR PETITIONER

**OATH AND VERIFICATION OF PETITIONER:**

**STATE OF ARIZONA**



Shalmarie Tulk, being first duly sworn upon her oath, deposes and says:

That she has read the foregoing claims of exemption from forfeiture and the contents are true and correct.

**SIGNED:**

Subscribed and sworn to before me this 14 day of March 2019 by  
Shalmarie Tulk. Claimant

My Commission Expires: Mar 5, 2022  Notary Public